Case 1:19-cr-00651-LTS Document 109-1 Filed 11/21/19

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

- v. 
Defendants.

Defendants.

Upon the application of the United States of America and the affirmation of Daniel M. Loss, Assistant United States Attorney for the Southern District of New York, it is found that the number of victims in the above-captioned case makes it impracticable to accord all of the victims of the charged offenses the rights described in Title 18, United states Code, Section 3771(a).

It is further found, pursuant to Title 18, United States Code, Section 3771(d)(2), that the procedures described below regarding victim notification and victims' rights are a reasonable procedure that will give effect to Title 18, United States Code, Section 3771, without unduly complicating or prolonging the proceedings in this matter.

Accordingly, it is hereby ORDERED

That the following procedures are a reasonable procedure giving effect to the notification rights contained in Title 18, Untied States code, Section 3771(a):

a. The Government will maintain a notice (the "Notice") regarding this case online at https://www.justice.gov/usao-sdny/united-states-v-constantinescu-et-al-19-cr-651-lts.

b. The Notice will contain the following information:

i. The caption, case number, assigned judge, and

names of the defendants;

ii. A substantially verbatim listing of the rights

provided for in Title 18, United States Code, Section 3771(a);

iii. A listing of public proceedings scheduled in

the case; and

iv. The name and contact information for a United

States Attorney's Office official with responsibility for

addressing victims' rights.

4. In addition, the Government will continue to update the

internet posting relating to this case to reflect scheduled court

and public proceedings, within a reasonable period of time of such

scheduling;

5. The Notice will specify that the Court, in order to

conduct orderly proceedings and to maintain a reasonable schedule,

requires advance notice from victims who wish to be heard during

court proceedings such as plea proceedings and sentencings. Based

on the number of victims who provide such notice, the Court will

rule on the manner in which victims will be heard at such

proceedings.

Dated: New York, New York

December 4, 2019

SO ORDERED:

HON. LAURA TAYLOR SWAIN

United States District Judge

2